

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

LONDON-SIRE RECORDS, INC., et al.,)	No. 1:04cv12434-NG
)	LEAD DOCKET NO.
Plaintiffs,)	
)	
-v.-)	
)	
DOE 1 et al.,)	
)	
Defendants.)	
)	

**CORRECTION TO DOCUMENT 189, SUPPLEMENTAL MEMORANDUM IN
SUPPORT OF MOTION TO STRIKE LINARES DECLARATIONS AND MOTION TO
VACATE ALL ORDERS GRANTING EXPEDITED OR IMMEDIATE DISCOVERY**

In the first paragraph of Document 189, the sentence “Doe requests leave to file this supplemental memorandum because neither Doe nor Doe’s counsel discovered less than two weeks ago an important fact regarding the truth of the Linares declarations and plaintiffs’ representations regarding Linares’s status as an attorney and Doe believes the newly discovered fact will be of interest to the Court in deciding the pending motions to strike and vacate” should have read “Doe requests leave to file this supplemental memorandum because neither Doe nor Doe’s counsel discovered until less than two weeks ago an important fact regarding the truth of the Linares declarations and plaintiffs’ representations regarding Linares’s status as an attorney and Doe believes the newly discovered fact will be of interest to the Court in deciding the pending motions to strike and vacate”.

Document 189 should have noted that Mr. Linares is not admitted to practice law in the Commonwealth of Massachusetts, either.

Respectfully submitted,
JOHN DOE
By its Attorneys

Dated June 3, 2008

/s/ Raymond Sayeg
Raymond Sayeg, BBO #555437
DENNER PELLEGRINO, LLP
Four Longfellow Place, 35th Floor
Boston, Massachusetts 02114
(617) 742-1184

CERTIFICATE OF SERVICE

I hereby certify that this document filed through the ECF system and will be served electronically to the registered participants identified on the Notice of Electronic Filing (NEF) and paper copies will be served on those indicated as non-registered participants.

/s/ Raymond Sayeg

Denner Pellegrino LLP

: